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APPLICATION NO	D. FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/010,279	1	1/08/2001	Santanu Dutta	P15252-US1	5068
27045	7590	08/12/2005		EXAMINER	
ERICSSO	ON INC.		TRAN, PHILIP B		
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M/S EVR C11				ART UNIT	PAPER NUMBER
PLANO, TX 75024				2155	

DATE MAILED: 08/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)					
	10/010,279	DUTTA ET AL.					
Office Action Summary	Examiner	Art Unit					
	Philip B. Tran	2155					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address –					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on <u>06 M</u>	ay 2005.						
	action is non-final.						
,—							
Disposition of Claims	•						
4) ☐ Claim(s) 1-42 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-42 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.						
Application Papers							
9) The specification is objected to by the Examine	r.						
0) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	, , , ,	• •					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)					

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Art Unit: 2155 Paper Dated 20050805

DETAILED ACTION

Notice to Applicant

1. This communication is in response to the amendment filed 06 May 2005. Claims 1, 7, 16-18, 27 and 33 have been amended. Therefore, claims 1-42 are pending for further examination.

Claim Rejections - 35 U.S.C. § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-42 are rejected under 35 U.S.C. § 102(e) as being anticipated by Ito, U.S. Pat. Application No. US 2002/0116285 A1.

Regarding claim 1, Ito teaches a method of providing authentication for a network-based transaction, the method comprising presenting a first information set to a user through an Internet access device, the first information set being associated with the transaction and communicated to said internet access device over a first communication network, creating a coupling between the first information set and a second information set, wherein the second information set is also associated with the transaction, presenting the second information set to the user and requesting

Art Unit: 2155 Paper Dated 20050805

authorization of the transaction at a mobile terminal using a public land mobile network (PLMN), and receiving authorization information for the transaction from the mobile terminal over the PLMN wherein in response to said authorization, providing said transaction to said user using said internet access device over said first communication network (= performing a purchasing transaction utilizes a mobile station to make a purchase through a mobile network PLMN that has a network accounting server which bills network subscriber charges to the subscriber wherein authorization including the invoice and receipt information are digitally signed for authentication purposes) [see Abstract, Figs. 1 & 3-6, and Paragraphs [0034-0045]].

Regarding claim 2, Ito further teaches the method of claim 1 wherein creating the coupling further comprises sending a wireless application protocol (WAP) push message to the mobile terminal [see Paragraphs [0002] and [0026-0029]].

Regarding claims 3-4, Ito further teaches the authorization information comprises client-side public key infrastructure (PKI) information [see Paragraphs [0038] and [0040-0043]].

Regarding claims 5-6, Ito further teaches the method of claim 1 wherein the authorization information comprises a password and a caller line identification (caller ID) for the mobile terminal [see Paragraphs [00500053]].

Serial Number: 10/010,279

Art Unit: 2155

Paper Dated 20050805

Page 4

Claim 7 is rejected under the same rationale set forth above to claim 1.

Claim 8 is rejected under the same rationale set forth above to claim 2.

Regarding claim 9, Ito further teaches the method of claim 8 wherein the WAP push message comprises a hyperlink to the second information set [see Paragraph] [0042]].

Regarding claim 10, Ito further teaches the method of claim 9 wherein the first information set is formatted in hypertext markup language (HTML) and the second information set is formatted in wireless markup language (WML) [see Paragraph [0002]].

Regarding claim 11, Ito further teaches the method of claim 10 wherein the second information set is further formatted to be signed by a user using a WAP signText script [see Paragraphs [0033] and [00380041]].

Regarding claims 12-15, Ito further teaches the authentication information comprises client-side public key infrastructure (PKI) information [see Paragraphs [0038] and [0040-0043]].

Claims 16-18 are rejected under the same rationale set forth above to claim 1. Claim 19 is rejected under the same rationale set forth above to claim 2.

Serial Number: 10/010,279

Art Unit: 2155

Paper Dated 20050805

Page 5

rapel Dated 20030003

Claims 20-22 are rejected under the same rationale set forth above to claims 9-11, respectively.

Claims 23-26 are rejected under the same rationale set forth above to claims 12-15.

Claim 27 is rejected under the same rationale set forth above to claim 7.

Claims 28-29 are rejected under the same rationale set forth above to claims 8-9, respectively.

Claims 30-32 are rejected under the same rationale set forth above to claims 12-15.

Claim 33 is rejected under the same rationale set forth above to claim 27.

Regarding claim 34, Ito further teaches the system of claim 33 wherein the WML server and the HTML server operate on a single computing platform [see Paragraph [0002]].

Regarding claim 35, Ito further teaches the system of claim 33 wherein the network connection is an Internet connection [see Fig. 1].

Regarding claims 36-38, Ito further teaches the coupling is created at least in part by sending a wireless application protocol (WAP) push message to the mobile terminal [see Paragraphs [0002] and [0026-0029]].

Art Unit: 2155 Paper Dated 20050805

Regarding claims 39-42, Ito further teaches the authentication information comprises client-side public key infrastructure (PKI) information [see Paragraphs [0038] and [0040-0043]].

Response to Arguments

4. Applicant's arguments with respect to claims 1-42 have been considered but are not persuasive because of the following reasons:

Ito teaches performing a purchasing transaction utilizes a mobile station to make a purchase through a mobile network PLMN that has a network accounting server which bills network subscriber charges to the subscriber wherein authorization including the invoice and receipt information are digitally signed for authentication purposes [see Abstract, Figs. 1 & 3-6, and Paragraphs [0034-0045]].

Applicant argues that "As an example of the present invention, a user requests to purchase certain items ("transaction") over the Internet using a personal computer connected to a wireline communication network. The user's mobile terminal then receives an authentication request ("second information set") from a particular server handling the requested transaction. The user then approves/authenticates the request over his mobile station. In response to receiving the authentication information from the mobile station over a mobile network, the server then provides the requested transaction to the user over the wireline communication network. By receiving the authentication from the user's trusted mobile station, the server is then able to authenticate and verify the "purchase" or "transaction" that is being requested over the

Art Unit: 2155 Paper Dated 20050805

Internet from that particular user" and "The applicant submits that such "dual device" and "dual network" authentication process is not anticipated or rendered obvious by the Ito reference."

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., "dual device" and "dual network" authentication process) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Other References Cited

- 5. The following references cited by the examiner but not relied upon are considered pertinent to applicant's disclosure.
 - A) l'Anson et al, U.S. Pat. Application Pub. No. US 2002/0029172 A1.
 - B) McDonnell et al, U.S. Pat. No. 6,567,661.
 - C) Larson, U.S. Pat. No. 6,836,474.
 - D) Sayers et al, U.S. pat. No. 6,687,243.
 - E) Snoek et al, WO 99/42961.

Art Unit: 2155 Paper Dated 20050805

6. A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE THREE MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION. FAILURE TO RESPOND WITHIN THE PERIOD FOR RESPONSE WILL CAUSE THE APPLICATION TO BECOME ABANDONED (35 U.S.C. § 133). EXTENSIONS OF TIME MAY BE OBTAINED UNDER THE PROVISIONS OF 37 CAR 1.136(A).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip Tran whose telephone number is (571) 272-3991. The Group fax phone number is (571) 273-8300. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar, can be reached on (571) 272-4006.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thily Iran
Philip B. Tran
Art Unit 2155
August 05, 2005